

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, LAW DIVISION

JAN -6 PM 2:05  
ELEAZAR CAMACHO, )  
Plaintiff, ) No. 11 L 010813  
Vs. )  
SATCO, INC., )  
Defendant. )  
Calendar F

**DEFENDANT SATCO, INC.'S FIRST SET OF REQUESTS  
FOR ADMISSION TO PLAINTIFF**

TO: ELEAZAR CAMACHO  
c/o Daniel J. Kordik  
Charles Cannon  
KORDIK LAW FIRM  
276 N. Addison Avenue  
Elmhurst, IL 60126-2723  
(630) 782-5879

NOW COMES Defendant, SATCO, INC. ("Satco"), by its attorneys, ADLER MURPHY & McQUILLEN LLP, and pursuant to Illinois Supreme Court Rule 216, propounds these requests for admission to the party identified above. The party so identified is directed to answer each request for admission separately, in writing, and to serve a copy of the answers within twenty-eight days of service on the attorneys identified below:

**REQUESTS FOR ADMISSION**

1. Admit or deny that: The damages actually sought by Plaintiff for the injuries alleged in Plaintiff's Complaint at Law exceed \$75,000.

**RESPONSE:**

2. Admit or deny that: The damage award to Plaintiff for the injuries alleged in Plaintiff's Complaint at Law will in no event exceed \$75,000.

**RESPONSE:**



3. Admit or deny that: Plaintiff does not, and will not, seek damages in an amount in excess of \$75,000 in this case.

**RESPONSE:**

4. Admit or deny that: Plaintiff is currently a citizen of the state of Illinois.

**RESPONSE:**

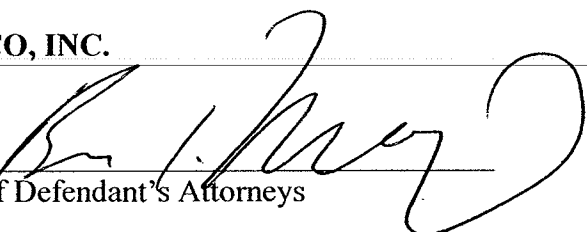
5. Admit or deny that: Plaintiff was a citizen of the state of Illinois at the time of the incident, as further set forth in Plaintiff's Complaint at Law.

**RESPONSE:**

January 6, 2012

Respectfully Submitted,

**SATCO, INC.**

By:   
One of Defendant's Attorneys

James F. Murphy  
Nicholas C. Bart  
Brian T. Maye  
ADLER MURPHY & McQUILLEN LLP  
One North LaSalle St., Suite 2300  
Chicago, IL 60602  
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Attorney I.D. 32597

**CERTIFICATE OF SERVICE VIA MAIL**

Under penalties as provided by law pursuant to §1-109 of the Illinois Code of Civil Procedure, the undersigned certifies that I, a non-attorney, sent a true and correct copy of ***Defendant Satco, Inc.'s First Set of Requests for Admission to Plaintiff***, to counsel of record at his respective mailing address below by depositing the same in the U.S. Mail at One North LaSalle Street, Suite 2300, Chicago, Illinois, before 5:00 p.m. with proper postage on January 6, 2012.

  
Sherrie LaGalante

**TO:** Daniel J. Kordik  
Charles Cannon (Chuck)  
KORDIK LAW FIRM  
276 N. Addison Avenue  
Elmhurst, IL 60126-2723  
*Counsel for Plaintiff*